Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Prober & Raphael, A Law Corporation Lee S. Raphael, Esq., Bar ID: 180030 Diana Torres-Brito, Esq., Bar ID: 163193 20750 Ventura Boulevard #100 Woodland Hills, CA 91364 Telephone: 818-227-0100 Facsimile: 818-227-0637 cmartin@pralc.com	FOR COURT USE ONLY
A.160-147.NF Individual appearing without attorney Attorney for:	
UNITED STATES BA CENTRAL DISTRICT OF CALIFORNIA	ANKRUPTCY COURT A - RIVERSIDE
In re: ROBERT SCOTT ANDERSON	CASE NO.: 6:23-bk-13446-SY CHAPTER: 7
	NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (PERSONAL PROPERTY)
Debtor(s).	DATE: September 27, 2023 TIME: 9:30 A.M. COURTROOM: 302
Movant: GLOBAL FEDERAL CREDIT UNION F/K/A ALASKA US	SA FEDERAL CREDIT UNION
1. Hearing Location:	
 255 East Temple Street, Los Angeles, CA 90012 21041 Burbank Boulevard, Woodland Hills, CA 9136 3420 Twelfth Street, Riverside, CA 92501 	 411 West Fourth Street, Santa Ana, CA 92701 1415 State Street, Santa Barbara, CA 93101
parties that on the date and time and in the courtroom st	iding Parties), their attorneys (if any), and other interested ated above, Movant will request that this court enter an order Debtor's bankruptcy estate on the grounds set forth in the

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

3. To file a response to the motion, you may obtain an approved court form at www.cacb.uscourts.gov/forms for use in preparing your response (optional LBR form F 4001-1.RFS.RESPONSE), or you may prepare your response using

the format required by LBR 9004-1 and the Court Manual.

4.	When serving a response to the motion, serve a copy of it upon the Movant's attorney (or upon Movant, if the motion was filed by an unrepresented individual) at the address set forth above.					
5.	If you fail to timely file and serve a written response to the motion, or fail to appear at the hearing, the court may deem such failure as consent to granting of the motion.					
6.	X	you	must file a written response to this motion with the c	ant to LBR 9013-1(d). If you wish to oppose this motion, burt and serve a copy of it upon the Movant's attorney (or d individual) at the address set forth above no less than this motion.		
7.		mo	s motion is being heard on SHORTENED NOTICE potion, you must file and serve a response no later than y appear at the hearing.	rsuant to LBR 9075-1(b). If you wish to oppose this (date) and (time); and, you		
	a.		An application for order setting hearing on shortened procedures of the assigned judge).	I notice was not required (according to the calendaring		
	b.		An application for order setting hearing on shortened motion and order have been or are being served upon	I notice was filed and was granted by the court and such on the Debtor and upon the trustee (if any).		
	C.			I notice and remains pending. After the court has ruled otice or an order that will specify the date, time and place ne for filing and serving a written opposition to the		
Da	te: <u>(</u>	08/2 _·	4/2023	Prober & Raphael, A Law Corporation Printed name of law firm (if applicable)		
				Diana R. Torres-Brito Printed name of individual Movant or attorney for Movant		
				/s/ Diana R. Torres-Brito Signature of individual Movant or attorney for Movant		

MOTION FOR RELIEF FROM THE AUTOMATIC STAY AS TO PERSONAL PROPERTY

1.	Movant has a perfected security interest in the Property.			
2.	The	e Pro	pperty at Issue (Property):	
	a.	X	Vehicle (year, manufacturer, type, and model): 2017 Ford F-150	
			Vehicle Identification Number: 1FTEW1EF4HKD44504 Location of vehicle (if known): Secured by Movant on 7/14/2023	
	b.		Equipment (manufacturer, type, and characteristics):	
			Serial number(s):	
			Location (if known):	
	C.		Other Personal Property (type, identifying information, and location):	
3.	Ва	nkru	ptcy Case History:	
	a.	X	A voluntary bankruptcy petition	
	b.		An order to convert this case to chapter	
	C.		Plan was confirmed on (date)	
4.	Gre	ound	Is for Relief from Stay:	
	a.	X	Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant the requested relief from stay as follows:	
		(1)	X Movant's interest in the Property is not adequately protected.	
			(A) X Movant's interest in the Property is not protected by an adequate equity cushion.	
			(B) The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline.	
			(C) Proof of insurance regarding the Property has not been provided to Movant, despite the Debtor's obligation to insure the collateral under the terms of Movant's contract with Debtor.	
			(D) Other (see attached continuation page).	
		(2)	☐ The bankruptcy case was filed in bad faith.	
			(A) Movant is the only creditor, or one of very few creditors, listed or scheduled in the Debtor's case commencement documents.	

			(-, -, -, -, -, -, -, -, -, -, -, -, -, -
			(C) \(\sum_{A non-individual entity was created just prior to the bankruptcy petition date for the sole purpose of filing this bankruptcy case.
			(D) Other bankruptcy cases were filed in which an interest in the Property was asserted.
			(E) The Debtor filed only a few case commencement documents with the bankruptcy petition. Schedules and statement of financial affairs (or chapter 13 plan, if appropriate) have not been filed.
		(3)	 ☐ (Chapter 12 or 13 cases only) All payments on account of the Property are being made through the plan and plan payments have not been made to the chapter 12 or chapter 13 trustee for payments due ☐ postpetition preconfirmation ☐ postpetition postconfirmation.
		(4)	☐ The lease has matured, been rejected or deemed rejected by operation of law.
		(5)	☐ The Debtor filed a statement of intention that indicates the Debtor intends to surrender the Property.
		(6)	 Movant regained possession of the Property on (date) 07/14/23 , which is
		(7)	For other cause for relief from stay, see attached continuation page.
	b.	X	Pursuant to 11 U.S.C. § 362(d)(2)(A), the Debtor has no equity in the Property; and, pursuant to 11 U.S.C. § 362(d)(2)(B), the Property is not necessary for an effective reorganization.
5.	Gr	ound	ds for Annulment of the Stay. Movant took postpetition actions against the Property or the Debtor.
	a.		These actions were taken before Movant knew that the bankruptcy petition had been filed and Movant would have been entitled to relief from stay to proceed with those actions,
	b.		Movant knew the bankruptcy case had been filed, but Movant previously obtained relief from stay to proceed with these enforcement actions,
	C.		Other (specify):
6.			dence in Support of Motion: (Declaration(s) must be signed under penalty of perjury and attached to s motion)
	a.	The	PERSONAL PROPERTY DECLARATION on page 6 of this motion.
	b.		Supplemental declaration(s).
	C.		The statements made by the Debtor under penalty of perjury concerning Movant's claims and the Property as set forth in the Debtor's case commencement documents. Authenticated copies of the relevant portions of the case commencement documents are attached as Exhibit(s)
	d.		Other:
7	A	4	ional Mannagardona of Bainta and Authorities is attached to this matica

7. An optional Memorandum of Points and Authorities is attached to this motion.

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Movant	requests	the foll	lowing	relief:

1.	Rel	ief from the stay is granted under: $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	§ 362(d)(1) X 11 U.S.C. § 362(d)(2)
2.	X	Movant (and any successors or assigns) may proremedies to repossess and sell the Property.	oceed under applicable nonbankruptcy law to enforce its
3.		Confirmation that there is no stay in effect.	
4.		The stay is annulled retroactive to the petition da remedies regarding the Property do not constitute	ite. Any postpetition actions taken by Movant to enforce its e a violation of the stay.
5.		The co-debtor stay of 11 U.S.C. § 1201(a) or § 1 the same terms and conditions as to the Debtor.	301(a) is terminated, modified or annulled as to the co-debtor, on
6.	X	The 14-day stay prescribed by FRBP 4001(a)(3)	is waived.
7.			e purporting to affect the Property filed not later than 2 years after ofter in a subsequent case may move for relief from the order cause shown, after notice and hearing.
8.		The order is binding and effective in any bankrup days, so that no further automatic stay shall arise	otcy case commenced by or against the Debtor for a period of 180 e in that case as to the Property.
9.			otcy case commenced by or against any debtor who claims any so that no further stay shall arise in that case as to the Property.
10.		-	ankruptcy case, no matter who the debtor may be of a copy of this order or giving appropriate notice of its entry in
11.		If relief from stay is not granted, the court orders	adequate protection.
12.		See continuation page for other relief requested	
Dat	te: <u>(</u>	08/24/2023	Prober & Raphael, A Law Corporation Print name of law firm
			Diana R. Torres-Brito
			Print name of individual Movant or attorney for Movant
			_/s/ Diana R. Torres-Brito
			Signature of individual Movant or attorney for Movant

PERSONAL PROPERTY DECLARATION

I, (nam	e of	declarant) Saroth Norn ,	declare:
1.	. I have personal knowledge of the matters set forth in this declaration competently testify thereto. I am over 18 years of age. I have knowledge (specify):			
	a.		I am the Movant.	
	b.	X	I am employed by Movant as (title and capacity): Special C	redits Enforcement Officer
	C.		Other (specify):	
2.	a.	X	I am one of the custodians of the books, records and files of Mextensions of credit given to Debtor concerning the Property. and files, and as to the following facts, I know them to be true knowledge of them from the business records of Movant on be the time of the events recorded, and which are maintained in the near the time of the acts, conditions or events to which they recordinary course of business of Movant by a person who had pand had or has a business duty to record accurately such even inspection and copies can be submitted to the court if required	I have personally worked on books, records of my own knowledge or I have gained ehalf of Movant, which were made at or about the ordinary course of Movant's business at or elate. Any such document was prepared in the personal knowledge of the event being recorded but. The business records are available for
	b.		Other (see attached):	
3.	Th	e Pr	operty is:	
	a.	X	Vehicle (year, manufacturer, type, model and year): 2017 Ford	F-150
			Vehicle Identification Number: 1FTEW1EF4HKD44504 Location of vehicle (if known):	
	b.		Equipment (manufacturer, type, and characteristics):	
			Serial number(s): Location (if known):	
	C.		Other personal property (type, identifying information, and loc	ation):

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4.	The n	ature of Debtor's interest in the Property is:
	b.	Sole owner Co-owner (specify): Lessee Other (specify): Debtor 🗵 did 🗌 did not list the Property in the schedules filed in this case.
5.	□ т	ne lease matured or was rejected on (date):
		rejected)
6.	Mova	nt has a perfected security interest in the Property.
	a. [A true and correct copy of the promissory note or other document that evidences the debt owed by the Debtor to Movant is attached as Exhibit
	b. (1) (2) (3) (4)	 Vehicle or other lease agreement (Exhibit). ∑ Security agreement (Exhibit 1).
	c. (1 (2 (3 (4 (5 d.)	UCC financing statement search results (Exhibit). Recorded or filed leases (Exhibit).
	(1 (2 (3 (4	Credit application (Exhibit). Purchase agreement (Exhibit). Account statement showing payments made and balance due (Exhibit).
	<u> Б</u>	Other liens against the Property are attached as Exhibit

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7.	Sta	tus of Movant's debt:
	a.	The amount of the monthly payment: \$ 649.12
	b.	Number of payments that became due and were not tendered: 4 prepetition D postpetition.
	c.	Total amount in arrears: \$ 2,596.48
	d.	Last payment received on (date): 03/11/2023
	e.	Future payments due by the anticipated hearing date (<i>if applicable</i>): An additional payment of \$ 649.12 will come due on (<i>date</i>) 09/17/2023, and on the 17th day of each month thereafter. If the payment is not received by the 27th day of the month, a late charge of \$ 129.84 will be charged under the terms of the loan.
8.		Attached as Exhibit is a true and correct copy of a POSTPETITION payment history that accurately reflects the dates and amounts of all payments made by the Debtor since the petition date.
9.	Am	ount of Movant's debt:
	b. c. d.	Principal: \$ 31,524.74 Accrued interest: \$ 510.44 Costs (attorney's fees, late charges, other costs): \$ 967.84 Advances (property taxes, insurance): \$ 0.00 TOTAL CLAIM as of 08/08/2023 : \$ 33,003.02
10.	X a.	 (Chapter 7 and 11 cases only) Valuation: The fair market value of the Property is: \$ 22,068.00 This valuation is based upon the following supporting evidence: This is the value stated for property of this year, make, model, and general features in the reference guide most commonly used source for valuation data used by Movant in the ordinary course of its business for determining the value of this type of property. True and correct copies of the relevant excerpts of the most recent edition of the reference guide are attached as Exhibit3
	b.	☐ This is the value determined by an appraisal or other expert evaluation. True and correct copies of the expert's report and/or declaration are attached as Exhibit
	C.	☐ The Debtor's admissions in the Debtor's schedules filed in the case. True and correct copies of the relevant portions of the Debtor's schedules are attached as Exhibit
	d.	Other basis for valuation (specify):
	Г	NOTE: If valuation is contested, supplemental declarations providing additional foundation for the
		opinions of value should be submitted.
11.	Cal	culation of equity in Property:
	a.	
		I calculate that the value of the "equity cushion" in the Property exceeding Movant's debt and any lien(s) senior to Movant's debt is \$\frac{0.00}{0.00}\$ and is $\frac{0}{0.00}$ % of the fair market value of the Property.

	b.		. § 362(d)(2)(A)	- Equity:			
		By subtracting the total amount of all liens on the Property from the value of the Property as set forth in Paragraph 10 above, I calculate that the Debtor's equity in the Property is \$ _0					
12.	X	The fair mark	et value of the P	roperty is declining because	·		
				asset with each mile driven.			
			3				
13.			intent is to surre Exhibit	nder the Property. A true ar	nd correct copy of	the Debtor's staten	nent of intentions is
14.	П	Moyant rogai	nod possossion	of the Property on (<i>date</i>)	which	is: nropotition	nostrotition
14.	Ш	wovant regai	neu possession	or the Property on (date)	, WITICIT	is.	☐ postpetition.
15.		(Chapter 12	or 13 cases only)	Status of Movant's debt and	d other bankruptcy	case information:	
	a.	A plan confirm	mation hearing is	rs is currently scheduled for currently scheduled for (or of applicable) (date)	concluded on) (dai		_
	b.	Postpetition p	oreconfirmation p	ayments due BUT REMAIN	ING UNPAID after	the filing of the ca	se:
		Number of	Number of	Amount of Each Payment	Tatal		
		Payments	Late Charges	or Late Charge	Total		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
		(See attachm	ent for additiona	I breakdown of information a	ittached as Exhibit	t)	
	C.	Postconfirma	<u>tion</u> payments di	ue BUT REMAINING UNPAI	D after the plan co	onfirmation date (if	applicable):
		Number of	Number of	Amount of Each Payment	Total		
		Payments	Late Charges	or Late Charge	Total		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
				\$	\$		
	d.		advances or othe of type and amou	r charges due but unpaid: nt, see Exhibit)		\$	
	۵	Attorneys' fee	e and coete:			\$	
	€.			nt, see Exhibit)		Ψ	
		,		·,		. .	
	f.	Less suspens	se account or pa	rtial paid balance:		\$ [J
	TOTAL POSTPETITION DELINQUENCY:				:	\$	

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	g.		The entire claim is provided the plan payment history is a 13 trustee regarding receipt	attached as E	xhibit	See	attached d	eclaration(s	s) of chapter	12 trustee or
16.			oof of insurance regarding the ure the collateral under the te					, despite the	e Debtor's ol	oligation to
17.		The	e bankruptcy case was filed in	bad faith:						
	a.		Movant is the only creditor of	r one of few c	reditors lis	sted in th	ne Debtor's	case comm	encement d	ocuments.
	b.		Other bankruptcy cases have	e been filed in	which an	interest	in the Prop	erty was as	serted.	
	C.		The Debtor filed only a few of (or chapter 13 plan, if appropriate the control of				s. Schedule	es and a sta	atement of fi	nancial affairs
	d.		Other (specify):							
18.		The	e filing of the bankruptcy petiti	on was part o	f a schem	ne to dela	ay, hinder, c	or defraud c	reditors that	involved:
	a.		The transfer of all or part own court approval. See attached						consent of	Movant or
	b.		Multiple bankruptcy cases af	fecting the Pr	operty:					
		(1)	Case name:							
		()	Chapter: Case							
			Date filed:					Date disn	nissed:	
			Relief from stay regarding th							
		(2)	Case name:							
		` ,	<u></u>	number:						
			Date filed:	Date dis	charged:			Date dism	nissed:	
			Relief from stay regarding the	e Property [was	was no	t granted.			
		(3)	Case name:							
			Chapter: Case							
			Date filed:	Date dis	scharged:			Date dism	nissed:	
			Relief from stay regarding the	e Property [was 🗌	was no	t granted.			
			See attached continuation pa	age for more i	nformatio	n about	other bankr	uptcy cases	affecting th	e Property.
			See attached continuation particles of a scheme to delay, hinder				ning that the	multiple ba	ankruptcy ca	ses were part
19.			forcement actions taken after claration(s).	the bankrupto	y petition	was file	d are specif	ied in the at	tached supp	olemental
	a.		These actions were taken be been entitled to relief from st					d been filed	, and Movar	it would have

		ptcy cases affecting the Property as set forth in Exhibit
c. 🗌 For o	ther facts justifying annulment, see attach	ned continuation page.
l declare under pe	enalty of perjury under the laws of the Un	ited States that the foregoing is true and correct.
08/3 1/23	SAROTH NORN	
08/3 • / 2 3 Date	Printed Name	Signature

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: Prober & Raphael, A Law Corporation, 20750 Ventura Boulevard, Suite 100, Woodland Hills, CA 91364

A true and correct copy of the foregoing document entitled: **NOTICE OF MOTION AND MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 362 (with supporting declarations) (PERSONAL PROPERTY)** will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

manner stated below:
1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) 08/21/2023 _, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below: Benjamin Hestonbhestonecf@gmail.com, benheston@recap.email,NexusBankruptcy@jubileebk.net United States Trustee (RS)ustpregion16.rs.ecf@usdoj.gov Robert Whitmore (TR)rswtrustee@yahoo.com, rwhitmore@ecf.axosfs.com
☐ Service information continued on attached page
2. <u>SERVED BY UNITED STATES MAIL</u> : On (date) 09/05/2023 , I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.
3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method
for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date), I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.
☐ Service information continued on attached page
I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.
09/05/2023 Tina Gaboyan /s/ Tina Gaboyan
Date Printed Name Signature

2. SERVED BY U.S. MAIL

Honorable Scott H. Yun U.S. Bankruptcy Court 3420 Twelfth Street, Suite 345 Riverside, CA 92501-3819 JUDGE'S COPY

Robert Scott Anderson 2800 E Riverside Dr Apt 339 Ontario, CA 91761-7483 Debtor

Benjamin Heston Nexus Bankruptcy 100 Bayview Circle #100 Newport Beach, CA 92660 Attorney for Debtor

Robert Whitmore (TR) 3600 Lime St Ste 616 Riverside, CA 92501 Chapter 7 Trustee

U.S. Trustee United States Trustee (RS) 3801 University Avenue, Suite 720 Riverside, CA 92501-3200